UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

In re)	Case No			
Debtor(s))))))	[ONLY FOR CHAPTE DEBTOR'S ATTORN OF COMPENSATION EMPLOYMENT AGR APPLICATION FOR O UNDER 11 USC §329	EY'S DISCLOSURI N AND ANY EEMENT, AND COMPENSATION,		
attorney have ag	reed to attorney compe	tion paid or to be paid in the	have not entered		
1 or Schedule 2 is		eement between debtor cting by and through the therein.			
schedule for the entire is Debtor to be paid thi	I: The total fee requesife of the case except (1) (\$4,750 maximum (1) (specify)	st is \$(\$ for appeals or any adve um) and expenses of \$_	\$4,750 maximum). rsary proceeding. fofohas paid \$	This amount report of the contract of the cont	resents all fees I to pay fees of \$
debtor and de (a) a flat fe attorne	ebtor's attorney have a se (i.e., requiring no ite y have agreed that po	ces rendered through co greed upon: emization) of \$st-confirmation services eement or, if there is no	(\$3,450 s (after the initial au	maximum). Debteudit of claims) will	or and debtor's
time, a \$3,450	nd must show the time , an itemized statemen	and exper ore" and "post" petition. e and rate applied to ea t showing the time and an one week prior to th	ach service rendere hourly rate applied	ed. If the estimate to each service rer	ed fee exceeds
Debtor	(specify) to be paid through th	ne plan.	ł	nas paid \$, leaving

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SCHEDULE 3 : [COMPLETE ONLY IF CURRENT ATTORNEY WAS RETAINED AFTER CONFIRMATION OF A PLAN.] Debtor and debtor's attorney have agreed to fee arrangements as follows:							
\$	Debtor	(specify) to be paid thro	ugh the plan.		_ has paid \$, leaving	
	audit of claim	s) were not comple	viously submitted Scheted] The debtor, the debtor, the despect to the former	debtor's former attori	ney, and the debtor's	s current attorney	
<u>IM</u>	IPORTANT:						
1.		compensation requ E 2 or SCHEDULE	uests will be granted if 3 is selected.	SCHEDULE 1 is sele	ected, or after a final a	application is filed	
2.	(b) will not be the suppleme of the case of	considered unless ental compensation or since the filing o	ompensation: (a) may the application is cleat requested is more that f any earlier applications usly performed for wh	arly marked as a fina an \$500 and at least o on; and (c) must be	I compensation appl 6 months have expir filed using LBF #13	lication, or unless ed since the filing 307, including an	
			are compensation with cept as follows (provi		cept with a regular r	member, partner,	
l f	urther certify th	nat on	a copy of this	s document was serv	ved on the debtor(s)	and trustee.	
D/	ATED:						
				Debtor's Attor	ney		

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